

THE HONORABLE RICARDO S. MARTINEZ

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

KENNETH FLEMING, JOHN DOE, R.K. and
T.D.,

Plaintiffs,

vs.

THE CORPORATION OF THE PRESIDENT
OF THE CHURCH OF JESUS CHRIST OF
LATTER-DAY SAINTS, a Utah corporation
sole, a/d/a "MORMON CHURCH"; LDS
SOCIAL SERVICES a/d/a LDS, a Utah
corporation,

Defendants.

NO. 04-2338 RSM

STIPULATED MOTION TO CHANGE
NOTING DATE OF DEFENDANT'S
MOTIONS IN LIMINE TO (1) EXCLUDE
REPORTING STATUTE EVIDENCE AND
(2) TO EXCLUDE CLERGY-PENITENT
COMMUNICATIONS

AND SUBJOINED ORDER

**NOTE ON MOTION CALENDAR:
AUGUST 25, 2006**

COME NOW the parties hereto and stipulate to the change of the "noting date" for the
following two motions from September 1, 2006 until September 8, 2006:

Defendant's Motion in Limine to Exclude Reporting Statute (Dkt No. 140)

Defendant's Motion in Limine to Exclude Clergy-Penitent Communications (Dkt No.
141).

STIP. MTN TO CHANGE NOTING DATES/PROPOSED ORDER - 1 of 4
(04-2338RSM)
[169184 v1.doc]

LAW OFFICES
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1 The parties further stipulate that the plaintiff's oppositions to these two motions, as
2 well as the defendant's will be due, will be calculated as though the motions were originally
3 filed with a "noting date" of September 8, 2006, to-wit: Plaintiff's Oppositions will be due on
4 September 1, 2006, and defendant's replies will be due on September 8, 2006.
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6 Dated this 25th day of August, 2006.

7 GORDON, THOMAS, HONEYWELL,
8 MALANCA, PETERSON & DAHEIM LLP

9 By /s/ Michelle A. Menely

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14 Attorneys for Plaintiff R.K.

15 Dated this 25th day of August, 2006.

16 GORDON MURRAY TILDEN LLP

17 By /s/ Charles C. Gordon

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24 Attorneys for Defendant

1 **IT IS SO ORDERED.**

2 DATED this ____ day of August, 2006.

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5 _____
6 The Honorable Ricardo S. Martinez
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STIP. MTN TO CHANGE NOTING DATES/PROPOSED ORDER - 3 of 4
(04-2338RSM)
[169184 v1.doc]

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CERTIFICATE OF SERVICE

I, hereby certify that on August 3rd, 2006, I electronically filed the foregoing

STIPULATED MOTION TO CHANGE NOTING DATE OF
DEFENDANT'S MOTION TO EXCLUDE EVIDENCE AND
DEFENDANT'S MOTION TO SEGREGATE DAMAGES

with the Clerk of the Court using the CM/ECF system which will send notification of
such filing to the following:

Charles C. Gordon Jeffrey I. Tilden Michael Rosenberger GORDON MURRAY TILDEN LLP 1001 Fourth Avenue, Suite 4000 Seattle, WA 98154 Ph.: 206.467.6477 Fx.: 206.467.6292	
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/s/ Tanya Garbell
Legal Assistant to Michelle A. Menely